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6 Attorneys for Plaintiff
7 RONALD DILBECK, individually
and on behalf of THE ESTATE OF WALTER T. DILBECK

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY

12 RONALD DILBECK, individually and on
behalf of THE ESTATE OF WALTER T.
13 DILBECK,

Case No. 4:19-cv-03344-DMR

MDL Case No. 1:19-md-02875-RBK-JS

14 Plaintiff,

**APPLICATION FOR ENTRY OF
DEFAULT AGAINST DEFENDANT
EDNA DILBECK PURSUANT TO
RULE 55(a) OF THE FEDERAL RULES
OF CIVIL PROCEDURE**

10. The following table summarizes the results of the study. The first column lists the variables, the second column lists the descriptive statistics, and the third column lists the regression coefficients.

16 PRINSTON PHARMACEUTICAL INC.
d/b/a SOLCO HEALTHCARE U.S., LLC;

and SOLCO HEALTHCARE U.S., LLC;

and ZHEJIANG HUAHAI
PHARMACEUTICAL CO., LTD.;

20 and HUAHAU INC.

21 and TEVA PHARMACEUTICAL
INDUSTRIES LTD.

22 and TEVA PHARMACEUTICALS USA,
23 INC., a Delaware corporation;

24 AND EDNA DU BECK:

25 and CORDELIA MORRIS

26 Defendants

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1 To the Clerk of the United States District Court for the District of New Jersey:
2 Plaintiff, RONALD DILBECK, individually and on behalf of THE ESTATE OF
3 WALTER T. DILBECK, hereby requests pursuant to Rule 55(a) of the Federal Rules of Civil
4 Procedure that the Clerk enter the default of the following Defendant EDNA DILBECK for the
5 failure to plead or otherwise defend against this action in a timely manner.

6 Defendant RONALD DILBECK, individually and on behalf of THE ESTATE OF
7 WALTER T. DILBECK:

8 (1) As shown by the proof of service previously filed with this court, the above-
9 named Defendant was properly served pursuant to Rule 4 of the Federal Rules of Civil Procedure
10 on June 21, 2019.

11 (2) The applicable time limit for the above-named Defendant to appear or otherwise
12 respond to this action under Rule 12 Federal Rules of Civil Procedure expired on July 12, 2019.

13 The above-named Defendant has failed to plead or otherwise respond to the Complaint.

14 This request is based on the attached Declaration of attorney for Plaintiff.

15 DATED: July 26, 2019

HANSEN, KOHLS, SOMMER & JACOB, LLP

16 By: 

17 DANIEL V. KOHLS
18 DANIEL W. ROBERTSON
19 Attorneys for Plaintiff
20 RONALD DILBECK, individually and on behalf of
21 THE ESTATE OF WALTER T. DILBECK

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PROOF OF SERVICE

STATE OF CALIFORNIA)
) ss.
COUNTY OF PLACER)

I am a citizen of the United States and am employed within the county aforesaid; I am over the age of eighteen years and not a party to the within action; my business address is Hansen, Kohls, Sommer & Jacob, LLP, 1520 Eureka Road, Suite 100, Roseville, California 95661.

On the date mentioned below, I served the following document(s):

**APPLICATION FOR ENTRY OF DEFAULT AGAINST DEFENDANT EDNA DILBECK
PURSUANT TO RULE 55(a) OF THE FEDERAL RULES OF CIVIL PROCEDURE**

on the interested parties in said action addressed as follows:

Edna Lucinda Dilbeck
14358 Sinclair Circle
Magalia, CA 95954

- ▶ **(X) BY MAIL** -- by placing a true copy thereof enclosed in an envelope addressed as set forth above. I am readily familiar with this office's practice whereby the mail is sealed, given the appropriate postage and placed in a designated mail collection area. Each day's mail is collected and deposited in a United States mailbox after the close of each day's business.
 - ▶ **() BY OVERNIGHT DELIVERY** -- by placing a true copy thereof enclosed in a Federal Express or Express Mail envelope addressed as set forth above. I am readily familiar with this office's practice whereby the package is sealed, with fees prepaid, and placed in a designated Federal Express or U.S. Mail depository on the same business day.
 - ▶ **() BY FACSIMILE TRANSMISSION** -- by causing a true copy to be transmitted by facsimile transmission to the parties at the facsimile number indicated and the transmission was reported as complete and without error.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on July 26, 2019, at Roseville, California.

Susie Schiele